MIDDLE

FILED

United States District Court

DISTRICT OF ALABAMA

OCT 23 2006

CLERK

U. S. DISTRICT COURT

	UNITED STATES OF AMERICA		MIDDLE DIST. OF ALA. CRIMINAL COMPLAINT
	v.		CRIMINAL COMPLAINT CASE NUMBER: 2:06 Mj /07-VPN
	RICHARD A. EVANS and CHARLES R. DUNLAP		
	I, the undersigned complainant being duly swe	orn state the	following is true and correct to the best of
ny k	nowledge and belief. On or about October 18,	<u>2006</u> , in	Montgomery county and elsewhere within
he _	Middle District of Alabama	defer	dant(s) did, (Track Statutory Language of Offense)
	by force, violence and intimidation, did take which was in the care, custody and control insured by the Federal Deposit Insurance (l of Compa Corporation	ss Bank, the deposits of which were then 1,
in vio	olation of Title <u>18</u> United States Code, Se	ection(s) 2	I further state that I am a(n)
Spec	ial Agent, Federal Bureau of Investigation and Official Title	that this c	omplaint is based on the following facts:
	SEE THE ATTACHED AFFIDAVIT V	WHICH IS I	NCORPORATED BY REFERENCE
Cont	inued on the attached sheet and made a part here	eof: ⊠Yes	SA LIM Lay
			Signature of Complainant
Sw	orn to before me and subscribed in my presence,	,	
Oct	tober 23, 2006	at	Montgomery, Alabama
Dat	te		City and State
Var	nzetta P. McPherson, U.S. Magistrate Judge		Vandla templethee
Naı	me and Title of Judicial Officer		Signature of Judicial Officer

AFFIDAVIT

I, John Drew, having appeared before the undersigned United States Magistrate, and having been duly sworn, deposes and states:

I am a Federal Bureau of Investigation (FBI) Special Agent assigned to the Montgomery, Alabama District Office. I have been a law enforcement officer for approximately 23 years. On October 18, 2006, defendant Richard Evans went into the Compass Bank on the Atlanta Highway by Eastdale Mall in Montgomery, Alabama and demanded money from the teller. The teller felt threatened and put approximately \$1,813.00, including bait money, into a bag supplied by defendant Evans. Evans left the bank and got ino a van driven by defendant Charles R. Dunlap. The duo sped away but were seen by a private citizen who obtained a description of the van and a partial license plate number. The van was spotted by Auburn Police Officers and chased to Opelika, Alabama where the van ran off the road. Officers took the defendants into custody and found the bait money and loot inside the van. The deposits of Compass Bank are insured by the Federal Deposit Insurance Corporation.

Based upon the above described facts, information, observations, and training I believe that probable cause exists to believe Richard A. Evans and Charles R. Dunlap violated federal law by robbing Compass Bank.

John Drew, Special Agent

Federal Bureau of Investigation

Subscribed and sworn to before me this <u>23rd</u> day of October, 2006.

VANZETTA P. McPHERSON